PATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY PCT JOHN K. HARROP DORSEY & WHITNEY LLP 1001 PENNSYLVANIA AVENUE, N.W. SUITE 300 SOUTH WRITTEN OPINION WASHINGTON, D.C. 20004 (PCT Rule 66) Date of Mailing 29 MAY 2001 (day/month/year) Applicant's or agent's file reference REPLY DUE within TWO months from the above date of mailing 5287.01 International application No. International filing date (day/month/year) Priority date (day/month/year) PCT/US00/09542 11 APRIL 2000 13 APRIL 1999 International Patent Classification (IPC) or both national classification and IPC IPC(7): H04N 7/173 and US Cl. 725/87: Applicant **DISCOVERY COMMUNICATIONS** 1. This written opinion is the first (first, etc.) drawn by this International Preliminary Examining Authority. 2. This opinion contains indications relating to the following items: Basis of the opinion H Ш Non-establishment of opinion with regard to novelty, inventive step or industrial applicability Lack of unity of invention Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI Certain documents cited VII. Certain defects in the international application VIII Certain observations on the international application 3. The applicant is hereby invited to reply to this opinion. See the time limit indicated above. The applicant may, before the expiration of that time limit, request this When? Authority to grant an extension, see Rule 66.2(d). By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3. How? For the form and the language of the amendments, see Rules 66.8 and 66.9. For an additional opportunity to submit amendments, see Rule 66.4. Also For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis. For an informal communication with the examiner, see Rule 66.6. If no reply is filed, the international preliminary examination report will be established on the basis of this opinion. 4. The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 13 AUGUST 2001 Name and mailing address of the IPEA/US Authorized officer Commissioner of Patents and Trademarks Box PCT CHRISTOPHER GRANT Washington, D.C. 20231 Facsimile No. (703) 305-3230 Telephone No. (703) 305-4755

Form PCT/IPEA/408 (cover sheet) (July 1998)*

WRITTEN OPINION

International application No.

PCT/US00/09542

I. B	asis of	the opinion					
1. With	n regard	to the elements of the inten	national application:*				
x		ternational application a					
		scription:					
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	the lang	guage of a translation fu guage of publication of wage of the translation fur	thed to this Authority in the following language	(under Rule 23.1(b)).			
3. With	n regard vn on th	to any nucleotide and/or e basis of the sequence lis	amino acid sequence disclosed in the international apting:	oplication, the written opinion was			
	contained in the international application in printed form.						
	filed to	gether with the internati	ional application in computer readable form.				
			Authority in written form.				
furnished subsequently to this Authority in computer readable form.							
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the						
	Michigae	ional application as med	has occir furnished.				
The statement that the information recorded in computer readable form is identical to the writen sequence been furnished.							
4. X	The am	endments have resulted	in the cancellation of:				
	LXI ti	ne description, pages	NONE				
	LA 4	ne claims, Nos	NONE				
1	X tt	ne drawings, sheets/fig	NONE				
5.	This opi	nion has been drawn as if the disclosure as filed, as	(some of) the amendments had not been made, since indicated in the Supplemental Box (Rule 70.2(c)).	they have been considered to go			
* Repla in this	cement s opinion	heets which have been furn as "originally filed".	ished to the receiving Office in response to an invitation	under Article 14 are referred to			

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V. Reasoned statement under Rule 66.2(a)(citations and explanations supporting st	ii) with re ich statem	gard to novelty, inventive step or industrial applications	ability;
1. statement			
Novelty (N)	Claims	NONE	_ YES
•	Claims	1-109	_ NO
Inventive Step (IS)	Claims	NONE	YES
	Claims	1-109	_ NO
Industrial Applicability (IA)	Claims	1-109	YES
. , ,	Claims	NONE	_ NO
 citations and explanations Claims 1-109 novelty under PCT Article 33(2) at Considering claims 1, 34, 64 and 71, comprising: receiving a data stream representing a book processing the data stream comprising:	Hendricks of from 282 to 10, lines	discloses a method for ordering and distributing electronic o 250, figure 1);	books

(d) compress (MPEG data, figure 18b):

(c) convert (step 508);

- (e) multiplex (1064, figure 18b);
- (3) broadcasting (208, figure 2)
- (4) displaying (figure 14b-14c)
- (5) receiving..order (figure 14b-14e, page 25);
- (6) generating, sending and receiving authorization signal (pages (7) demultiplexing, decrypting and decompressing are all corresponding and necessary steps to the multiplexing, encrypting and compressing at the transmitting center stations.

Claims 2-33, 35-63, 65-70 and 72-109 are limitations disclosed and/illustrated throughout the Hendricks reference.

WO 95 15649 A (HENDRICKS) 08 June 1995, whole document